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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR CONFIRMATION NO. ATTORNEY DOCKET NO. 10/040,061 01/04/2002 Tsann Lin SJO920000145US1 7590 05/07/2003 Brian C. Kunzler EXAMINER 10 West 100 South KOPPIKAR, VIVEK D Salt Lake City, UT 84101 ART UNIT PAPER NUMBER 1775

Please find below and/or attached an Office communication concerning this application or proceeding.

<del>,</del>				
		Application No.	Applicant(s)	
•		10/040,061	LIN ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Vivek D Koppikar	1775	
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet wit	th the correspondence addres	s
THE - Exter after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a re within the statutory minimum of thirth jill apply and will expire SIX (6) MON <sup>2</sup> cause the application to become AB	ply be timely filed  (30) days will be considered timely.  THS from the mailing date of this communication.	ication.
1)⊠	Responsive to communication(s) filed on 04 3	lanuary 2002 .		
2a) <u></u> □		is action is non-final.		
3)□ Dispositi	Since this application is in condition for allower closed in accordance with the practice under on of Claims	ince except for formal mati Ex parte Quayle, 1935 C.E	ters, prosecution as to the me 0. 11, 453 O.G. 213.	erits is
4)⊠	Claim(s) 1-28 is/are pending in the application			
	4a) Of the above claim(s) is/are withdray			
	Claim(s) is/are allowed.			
	Claim(s) <u>1-18 and 21-28</u> is/are rejected.			
	Claim(s) 19 and 20 is/are objected to.			
	Claim(s) are subject to restriction and/or	election requirement		
	on Papers	olootion roquiromont.		
9) 🔲 🗆	The specification is objected to by the Examiner	•		
10)⊠ 7	The drawing(s) filed on <u>04 January 2002</u> is/are:	a)⊠ accepted or b)☐ objec	ted to by the Examiner.	
	Applicant may not request that any objection to the		-	
11) 🔲 1	he proposed drawing correction filed on		•	
	If approved, corrected drawings are required in rep			
12) 🔲 T	he oath or declaration is objected to by the Exa	nminer.		
Priority u	nder 35 U.S.C. §§ 119 and 120			
13)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).	
	All b) Some * c) None of:	. , ,		
	1. Certified copies of the priority documents	have been received.		
2. Certified copies of the priority documents have been received in Application No				
Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.				
		•		
	Cknowledgment is made of a claim for domestic			cation).
	☐ The translation of the foreign language proventions. The translation of the foreign language proventions.			
Attachment(				
) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s) 2.		nmary (PTO-413) Paper No(s) ormal Patent Application (PTO-152)	
Patent and Tra		on Summary	Part of Paper	

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-8, 10, 14-18, 21, 23, 25, and 27-28 are rejected under 35 U.S.C. 102(b) as being anticipated by Japanese Patent Number 11-175919 (hereafter referred to as JP'919).

With regard to Claims 1, 14 and 27, JP'919 teaches a magnetoresistive head (spin valve sensor) which consists of a sensing layer (11) and a reference layer (13). A spacer layer (12), made of nonferromagnetic material is interposed between the two layers (11 and 13) which are both made of ferromagnetic material. An antiferromagnetic film (AFM film) (14) is adjacent the reference layer (13). The AFM film consists of two films which are both made of alloys of Mn (including Ni and Pt) (Translated Abstract and Figure 1).

With regard to Claims 2 and 15, one of the AFM films in JP'919 (15) is in contact with the reference layer while the other one is not (16) (Translated Abstract and Figure 1).

With regard to Claims 3-7 and 16-18, the first AFM film (15) in JP'919 has an Mn content of between 40 to 60% while the second AFM film has an Mn content of between 50 to 95%. In at least one embodiment, the first AFM film could have an Mn content of 60% while the second AFM film has a content of 50% (Translated Abstract).

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With regard to Claims 8, 10, 21, 23 and 25, the first AFM film has a thickness of between 10 to 50 angstroms while the second AFM film has a thickness of between 30 to 100 angstroms (Translated Abstract).

With regard to Claim 28, the magnetic medium of JP'919 is used in a magnetic disc unit.

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 9, 11-13, 22, 24 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP'919 as applied to Claims 2 and 15 above respectively and in further view of US Patent Number 6,493,196 to Noma.

With regard to Claims 9, 11-13, 22, 24 and 26, in JP'919 the two antiferromagnetic layers are both less than 100 angstroms.

Noma teaches making antiferromagnetic films greater than 100 angstroms in order to prevent the exchange coupling magnetic field for the fixing orientation of magnetization of the pinned magnetic layer (or AFM layers) from deteriorating or not working (Col. 3, Ln. 16-23).

At the time of the invention, one of ordinary skill in the art would have made the thickness of the AFM layers in JP'919 above 100 angstroms to prevent the deterioration of the magnetic field of the AFM (pinned layer) as recited in Noma.

5. Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent

Number 6,515, 838 to Gill in view of JP'919.

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Gill teaches a disk drive system which comprises a spin valve sensor along with an actuator for moving the spin valve sensor across the magnetic recording disk as well as detector electrically coupled to the spin valve sensor for detecting changes in resistance causes by the spin valve sensor (Col. 4, Ln. 66- Col. 5, Ln. 11).

The spin valve sensor in Gill does not include two AFM films.

JP'919 teaches a magnetoresistive head (spin valve sensor) which consists of a sensing layer (11) and a reference layer (13). A spacer layer (12), made of nonferromagnetic material is interposed between the two layers (11 and 13) which are both made of ferromagnetic material. An antiferromagnetic film (AFM film) (14) is adjacent the reference layer (13). The AFM film consists of two films which are both made of alloys of Mn (including Ni and Pt) (Translated Abstract and Figure 1). The antiferromagnetic film of JP'919 exhibits a strong exchanging and combining magnetic field.

At the time of the invention, one of ordinary skill in the art would have been motivated to the spin valve with the AFM film as taught in JP'919 with the expectation of obtaining a disk drive with a strong exchanging and combining magnetic field as recited in JP'919 (Translated Abstract).

### Allowable Subject Matter

6. Claims 19-20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

In JP'919 the second antiferromagnetic film has an Mn content of at least 50% or greater.

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US Patent Number 6,495,275 to Kamiguchi teaches an MnPt alloy used in an antiferromagnetic

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film which has an Mn content of less than 50% however there is no motivation to modify JP'919

to use an antiferromagnetic film with an Mn content of less than 50%.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Vivek Koppikar whose telephone number is (703) 305-6618.

The examiner can normally be reached on Monday-Friday from 8 AM to 5 PM, Eastern Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Deborah Jones, can be reached at (703) 308-3822. The fax phone numbers for the

organization where this application or proceeding are assigned are (703) 305-7718 for regular

communications and (703) 305-3599 for After Final communications. The examiner's desktop

fax number is (703) 746-3983.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 308-0661.

Vivek Koppikar

4/23/03

SUPERVISORY PATENT EXAMINER